





IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re Application for Reissue of U.S. Patent No. 5,601,997

Applicant(s): Tchao, R.

Examiner:

Wong, L. (Anticipated)

Serial No.:

Group Art Unit: 1302 (Anticipated)

Filed:

Docket:

102-302 Re

For:

Chemotaxis Assay

Dated: September 23, 1998

Assistant Commissioner for Patents Washington, DC 20231

REISSUE DECLARATION

Sir:

I, Ruy Tchao, declare that I am a citizen of the United States and a resident of Flourtown, Pennsylvania, and:

that I believe that I am the original and first sole inventor of the subject matter claimed in U.S. Patent No. 5,601,997 (hereinafter the '997 patent), entitled "Chemotaxis Assay Procedure";

that I have reviewed and understand the specification of the accompanying reissue application, including the claims;

that I believe that I am the original and first sole inventor of the subject matter which is claimed and for which a reissue patent is sought; and

that I acknowledge my duty to disclose to the U.S. Patent Office all information known to me to be material to patentability as defined in 37 C.F.R. §1.56.

I further declare that I believe the above-identified original patent to be partly inoperative or invalid by reason of my claiming less than I had a right to claim in the original patent. Specifically, I believe that the original patent is partly inoperative or invalid for including limitations in the claims which were not required by the prior art.

During the course of negotiations to license certain of my rights in the '997 patent to Becton Dickinson and Company (hereinafter "Becton") certain limitations in the claims thereof came to my attention. In particular, after reviewing the specification and issued claims of U.S. Patent No. 5,601,997 and consulting with patent attorneys at Becton and the law firm of Hoffmann & Baron, LLP, who are outside patent counsel for Becton, I came to the realization that I had inadvertently failed to claim certain broad aspects of my invention.

I believe that the error constituted inadvertent failure to appreciate the full scope of claims which were available in view of the prior art, and that the error arose without any deceptive intention on my part.

Claim 16 of the reissue application corresponds generally with claim 1 of the '997 patent.

Claim 16, however, differs from claim 1 in at least one respect including, for example:

The limitation "relating to the use of a radiation opaque membrane" included in claim 1 does not appear in claim 16. Claim 16 additionally recites the use of a "permeable, detection blocking membrane". No art was cited against this claim 1 by the Examiner.

These and other limitations in claim 1 resulted from the apparent failure of myself and prior patent counsel to fully appreciate the limiting nature of the claim limitations, as well as failure to fully appreciate the full scope of the invention as taught by the specification.

In the course of attempting to license my patent to Becton, I was advised by Becton's outside counsel of the narrow scope of coverage to which the '997 patent may be entitled as a result of such limitations. During prosecution of the application, I did not fully realize or

appreciate the effect of these limitations on the scope of coverage provided by the resulting patent.

I have always felt that a significant aspect of my invention is its applicability to any assay which lends itself to the use of a permeable, detection blocking membrane for detecting and/or identifying and/or quantifying biological material present on one side of the membrane but without detecting/identifying/quantifying biological material that has not crossed the membrane. Furthermore, I have always believed that another significant aspect of my invention was to provide an assay that was substantially non-destructive of the biological material that was being detected/identified/quantified notwithstanding the nature of the assay. Through inadvertent error, none of the claims of the '997 patent either as originally submitted or as allowed, claim these specific aspects of my invention.

Furthermore, all errors being corrected in the present reissue application arose without any deceptive intention on my part.

I declare that all statements made herein of my own knowledge are true, and that all statements made upon information and belief are believed to be true, and further that these statements were made after being warned that wilful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001, and that such false statements may jeopardize the validity of this application or any patent issuing thereon.

Full name of sole or first inventor <u>Ruy Tchao</u> , <u>Ph.D.</u>
Inventor's Signature Run Dute Seat 21, 1998
Residence 404 Cedar Lane, Flourtown, PA 19031 Citizenship U.S.A.
Post Office Address

REQUEST FOR TRANSFER OF DRAWINGS FROM ORIGINAL PATENT TO REISSUE APPLICATION

ricase dansier the drawings front ong	ginal patent,, filed
February 3, 1995, for the in	nvention entitled Chemotaxis Assay
Procedure	-
to the reissue application, the specifica	ation of which:
☑ is attached hereto.	
was filed onber /	, as reissue application num
	Signature of practitioner
Date: September 22, 1998	
	Kevin C. Hooper
Reg. No.: 40,402	(type or print name of practitioner) HOFFMANN & BARON, LLP 350 Jericho Turnpike Jericho, NY 11753 P.O. Address
Tel. No.	(973) 331–1700
Customer No.:	

Request for Transfer of Drawings from Original Patent to Reissue Application [17-9]



REISSUE APPLICATION BY THE INVENTOR, OFFER TO SURRENDER (37 C.F.R. § 1.178)

To the Assistant Commissioner for Patents:

letters pa	ndersigned applicant of the accompanying reissue application for the reissue of tent for the improvement in <u>Chemotaxis Assay Procedure</u>
Patent nu	mber 5,601,997 granted to him/her on February 11, 19, of which
X	he/she is now sole owner,
	is now sole owner by assignment, and on whose behalf and with whose assent the accompanying application is made,
	☐ The "ASSENT BY THE ASSIGNEE" to this reissue application is attached.
	0 0
	Kuy) No
Date: 4/2	-1/98 Signature(s)
Date:	Ruy Tchao
	(type or print name(s))
	(sype or print hearts)
	CERTIFICATION UNDER 37 C.F.R. § 1.10* (Express Mail label number is mandatory.) (Express Mail certification is optional.)
vith the Unit fail Post	ify that this correspondence and the documents reffered to as attached therein are being deposited and States Postal Service on this date 9/23/98 in an envelope as "Express Office to Addressee," service under 37 C.F.R. § 1.10, Mailing Label Number 26/016-US addressed to the: Assistant Commissioner for Patents, Washington, D.C.
0231.	TENNIFER RANGE
	(type, or print name, of person mailing paper)
	Mariker Briss
	Signature of person mailing paper
/ARNING:	Cartificate of mailing (first class) or facsimile transmission procedures of 37 C.F.R. § 1.8 cannot be used to obtain a date of mailing or transmission for this correspondence.
NARNING:	Each paper or fee filed by "Express Mail must have the number of the "Express Mail" mailing label placed thereon prior to mailing. 37 C.F.R. § 1.10(b). "Since the filing of correspondence under § 1.10 without the Express Mail mailing label thereon is an oversight that can be avoided by the exercise of reasonable care, requests for waiver of this requirement will not be granted on petition." Notice of Oct. 24, 1996, 60 Fed. Reg. 56,439, at 56,442.
	(Reissue Application by the Inventor, Offer to Surrender (37 C.F.R. § 1.178)—Assent of Assignee



REISSUE APPLICATION DECLARATION AND POWER OF ATTORNEY (BY INVENTOR(S) OR ASSIGNEE)

(complete A or B)



A. DECLARATION BY THE INVENTOR(S)

As a below named inventor, I hereby declare that:

specification and for which invention I solicit a reissue patent.

l believe original, fi is describ Februa	I am the original, first and joint invent sed and claimed in ary 11, 1997	irst and sole invitor (if plural name letters patent name , and for whic	cenship are as stated belientor (if only one name is are listed below) of the sumber 5,601,997 the invention I solicit a reay Procedure	is listed below) or are subject matter that, granted on its sue patent on the
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the specif	fication of which			
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	was filed onamended on		as reissue application nu f applicable).	mber / and was
X	I hereby declare t	that there is no	assignee for this applicat	tion.
to	_	• •	affirmatively state that fact. If t surned that no assignee exists	
	ne assignee of the entire	e interest may make	the declaration, if the reissue a inal patent. 37 C.F.R. § 1.172	• •
	r print name of decla	•		Title
01	Name of company or		se behalf declarant is authorize	ed to sign
declare tha	at I am a citizen of	·	and resident of.	,
		, that the entire	title to letters patent nun	nber,
for				,
granted on		19 to		
			Inventor(s)	
is vested in	ı	Name of company	or legal entity	
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(Reissue Application Declaration and Power of Attorney [17-6]—page 1 of 6)

ACKNOWLEDGEMENT OF REVIEW OF PAPERS AND DUTY OF CANDOR (37 C.F.R. § 1.175)

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information that is material to patentability as defined in Title 37, Code of Federal Regulations, § 1.56.

In compliance with this duty, there is attached an information disclosure statement in accordance with 37 C.F.R. § 1.98.

PRIORITY CLAIM

NOTE: A "claim" for the benefit of an earlier filing date in a foreign country under 35 U.S.C. 119(a)-(d) must be made in a reissue application even though such a claim was made in the application on which the original was granted. However, no additional certified copy of the foreign application is necessary. M.P.E.P., 6th ed., rev. 1, § 1417.

I hereby claim foreign priority benefits under Title 35, United States Code, § 119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed.

(complete C or D)

EARL	JEST FOREIGN A (6 MONTHS F	APPLICATION(S), IF OR DESIGN) PRIOF	ANY FILED WITHIN	N 12 MONTHS
Country	Application No.	Date of filing (day, month, year)	Date of issue	Priority
				TYES NO .
				☐ YES NO □
				☐ YES NO ☐
	OHEIGN APPLIC	ATION(S), IF ANY FI	LED MORE THAN	12 MONTHS
ALL F	(6 MONTHS FO	H DESIGN) PRIOR	TO SAID APPLICA	TION

(Reissue Application Declaration and Power of Attorney [17-6]-page 2 of 6)

POWER OF ATTORNEY

I hereby appoint the following practitioner(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith.

Charles R. Hoffmann, Reg. No. 24,102; Ronald J. Baron, Reg. No. 29,281; Gerald T. Bodner, Reg. No. 30,449; Alan M. Sack, Reg. No. 31,874; A. Thomas Kammer, Reg. No. 28,226; Arlene D. Morris, Reg. No. 32,657; R. Glenn Schroeder, Reg. No. 34,720; Glenn T. Henneberger, Reg. No. 36,074; Bachmann, Reg. No. 34,781; Jessica H. Tran, Reg. No. 40,842; Irving N. Feit, Reg. No. 28,801; Anthony E. Bennett, Reg. No. 40,910; Gregory A. Bachmann, Reg. No. P41,593; Steven T. Zuschlag, Reg. No. P43,309, Susan A. Sipos, Reg. No. P43,128; William D. Schmidt, Reg. No. 39,492; and Kevin E. McDermott each of them of HOFFMANN & BARON, 350 Jericho Tumpike, Jericho, New York 11753; and Daniel A. Scola, Jr., Reg. No. 29,855; 39,939, each of them of HOFFMANN & BARON, 1055 Parsippamy Boulevard, Parsippamy, New Jersey 07054.

(check the following item, if applicable)

o cc	PRRESPONDENCE TO	DIRECT TELEPHONE CALLS
K	Address	(Name and telephone number
	HOFFMANN & BARON, LLP 350 Jericho Turnpike	Kevin C. Hooper
	Jericho, NY 11753	973-331-1700
	Customer Number	



I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Signature(s)

☑ BY THE INVENTOR(S)
Full name of sole or first inventor Ruy Tchao
interior's signature Ama lillage o
Date Sept. 21, 1998 Country of Citizenski, III C
Residence 404 Cedar Lane, Flourtown, PA 19031 Post Office Address Same as Above
Post Office Address Same as Above
113000
Full name of second joint inventor, if any
Inventor's signature
DateCountry of Citizens is
Date Country of Citizenship
Post Office Address
BY ASSIGNEE OR PERSON AUTHORIZED TO SIGN ON BEHALF OF ASSIGNEE NOTE: Even though inventor(s) do not sign, complete above information for inventor(s). (complete the following, if applicable)
(type name of assignee)
Address of assignee
Title of person authorized to sign on behalf of assignee
Assignment recorded in PTO on
Reel
Frame
☐ A separate ☐ "ASSIGNMENT (DOCUMENT) COVER SHEET" or ☐ FORM PTO 1595 is submitted herewith along with the assignment